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October 28, 2014

Hon. Naomi Reice Buchwald
United States District Judge
Southern District of New York
500 Pearl Street
New York, NY 10007

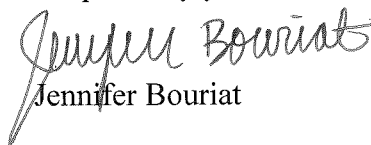
Re: United States v. Alex Puzaitzer
13 Cr. 410 (NRB)

Dear Judge Buchwald:

I write on behalf of defendant Alex Puzaitzer to respectfully request a temporary modification to his bail restrictions. As a condition of Mr. Puzaitzer's bail, his son, daughter, and wife were required to surrender their passports to Pretrial Services. We now respectfully request the temporary return of Alex's son Eric Puzaitzer's passport from December 2, 2014 through December 8, 2014 so that Eric may travel to Colombia. The passport would be returned to Pretrial Services upon Eric Puzaitzer's return to the United States.

Assistant United States Attorney Jennifer Burns, on behalf of the government, and Emily Rosado, Alex Puzaitzer's Pretrial Services Officer, take no position with respect to this request.

Respectfully yours,


Jennifer Bouriat

cc: Jennifer Burns
Jason Masimore
Assistant United States Attorneys

Emily Rosado
United States Pretrial Service Officer